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7	Attorneys for Defendants			
8	UNITED STATES DISTRICT COURT			
9	EASTERN DISTRICT OF CALIFORNIA			
10				
11	SOURDOUGH & CO., INC.,	Case No. 2:20-cv-01226-TLN-CKD		
12	Plaintiff,	STIPULATION AND ORDER FOR		
13	V.	MODIFICATION OF INITIAL PRETRIAL SCHEDULING ORDER		
14	WCSD, INC., a California corporation; GSD FOODS, INC., a California corporation;	TRETRIAL SCHEDULING ORDER		
15	GURMINDER BHATIA, an individual;			
16	DAVINDER SINGH, an individual; POWERGLIDE HOLDINGS, LLC, a California			
17	limited liability company; KALDEEP UPPAL, an individual; KARNDEEP UPPAL, an individual;			
18	and SD-FOLSOM, INC., a California corporation; and DOES 1-25,			
19	Defendants.			
20				
21	WCSD, INC., a California corporation,			
22	Counter-Claimant,			
23	v.			
24	SOURDOUGH & CO., INC., a California			
25	corporation,			
26	Counter-Defendant.			
27				
28				

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1	Plaintiff Sourdough & Co., Inc., Defendant/Plaintiff/Counter-Claimant WCSD, Inc. and				
2	Defendants GSD-Foods, Inc., Gurminder Bhatia, Davinder Singh, Powerglide Holdings, LLC, Kaldee				
3	Uppal, Karndeep Uppal, SD-Folsom, Inc. and David Bagley through their respective attorneys of record				
4	in this consolidated proceeding, hereby stipulate to modification of the Court's April 1, 2021 Order Upon				
5	Stipulation [Docket No. 30] as set forth below.				
6	WHEREAS, Plaintiff WCSD, Inc. filed its In Rem Complaint for Declaratory and Injunctive				
7	Relief in the United States District Court, Eastern District of Virginia, Alexandria Division, Case No.				
8	1:20-cv-00629 (the "Domain Name Proceeding") on June 4, 2020;				
9	WHEREAS, Plaintiff Sourdough & Co., Inc. filed its Complaint in the United States District				
10	Court, Eastern District of California, Sacramento Division, Case No. 2:20-cv-01226 (the "Trademark				
11	Proceeding") on June 17, 2020;				
12	WHEREAS, the Court entered its Initial Scheduling Order in this proceeding on June 18, 2020				
13	[Docket No. 3];				
14	WHEREAS, the Domain Name Proceeding matter was transferred to the United States District,				
15	Eastern District of California, Sacramento Division, on or around July 30, 2020;				
16	WHEREAS, on April 1, 2021, the Domain Name Proceeding and the Trademark Proceeding were				
17	consolidated by the Court's Order Upon Stipulation [Docket No. 30], which also modified the Initial				
18	Scheduling Order to set the following deadlines;				
19	1. November 30, 2021: Discovery cut-off;				
20	2. January 31, 2022: Disclosure of expert witnesses; and				
21	3. February 28, 2022: Supplemental designation of expert witnesses.				
22	WHEREAS, the parties have engaged in good-faith settlement negotiations for the past several				
23	weeks and, in view of the substantial fees and costs that would be incurred by each party in conducting				
24	further discovery (including party and non-party depositions), the parties have refrained from moving				
25	forward with discovery while such settlement discussions were pending;				
26	WHEREAS, the parties anticipate that certain discovery and disputes may need to be presented				
27	to the Court and that Plaintiff Sourdough & Co., Inc. may seek leave to amend the complaint to add				

28 additional defendants; and

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1	WHE	REAS, in light of the above, the par	ties have agreed to extend the deadlines for discovery	
2	cut-off, disclosure of expert witnesses and supplemental disclosure of expert witnesses.			
3	NOW THEREFORE, the parties hereby stipulate and agree as follows:			
4	1.	1. Plaintiff may file a First Amended Complaint no later than January 10, 2022.		
5	2.	Defendants may file Counterclaim	(s) (or First Amended Counterclaim(s), if applicable)	
6		in conjunction with their Answer(s	) to Plaintiff's First Amended Complaint.	
7	3.	To extend percipient discovery cut-off from November 30, 2021 to May 31, 2022.		
8	4.	. To extend disclosure of expert witness deadline from January 31, 2022 to July 30, 2022.		
9	5.	5. To extend disclosure of supplemental witnesses from February 28, 2022 to August 31,		
10		2022; and		
11	6.	That all other deadlines shall be ca	alculated as reflected in the Court's Initial Scheduling	
12		Order.		
13				
14	Dated: Januar	y 6, 2022	PETERSON WATTS LAW GROUP, LLP	
15			<u>/s/ Glenn Peterson</u> Glenn W. Peterson	
16			Jeffrey Arnold Attorneys for Plaintiff Sourdough & Co.,	
17			Inc. and Defendant David Bagley	
18				
19	Dated: Januar	y 6, 2022	HUGHEY PHILLIPS, LLP	
20			<u>/s/ Galen M. Gentry</u> Kevin Hughey	
21			Galen M. Gentry Attorneys for Defendant/Plaintiff/Counter-	
22			Claimant WCSD, Inc. and Defendants GSD-Foods, Inc., Gurminder Bhatia, Davinder	
23			Singh, Powerglide Holdings, LLC, Kaldeep Uppal, Karndeep Uppal and SD-Folsom,	
24			Inc.	
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## **ORDER UPON STIPULATION:** Pursuant to the parties' Stipulation for Modification of Initial Scheduling Order and good cause appearing therefor, the Court hereby orders that the Initial Scheduling be modified as set forth above. PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: January 6, 2022 Troy L. Nunley United States District Judge